1	Bradley S. Slighting (10225) SLIGHTING LAW			
2	1707 Village Center Cir, Ste 100 Las Vegas, NV 89134			
3	Tel: (702) 840-3749			
4	brad@slightinglaw.com			
5	Scott Wellman ( <i>Pro Hac Vice Pending</i> ) WELLMAN & WARREN LLP			
6	24411 Ridge Route, Suite 200			
7	Laguna Hills, CA 92653 Tel: (949) 580-3737			
8	swellman@w-wlaw.com			
9	Attorneys for Plaintiff,			
10	IBUUMERANG, LLC			
11	UNITED STATES DISTRICT COURT			
12	DISTRICT OF NEVADA			
13	_			
14	IBUUMERANG, LLC. a Texas Limited Liability Company	Case No. 2:21-cv-01611-JCM-VCF		
15	Plaintiff,	Judge: Hon. James C. Mahan Magistrate Judge: Cam Ferenbach		
16	ŕ			
17	VS.			
18	T1 PAYMENTS LLC, a Nevada limited liability company; T1 PAYMENTS	JOINT STIPULATION TO EXTEND TIME FOR MOTION AND ORDER		
19	LIMITED, a United Kingdom private limited company; TGLOBAL SERVICES LIMITED,			
20	a United Kingdom private limited company; DONALD KASDON, an individual; DEBRA			
21	KAREN KING aka DEBRA KAREN			
22	KASDON, an individual; AMBER FAIRCHILD, an individual; PAYVISION			
23	B.V., a Netherlands limited company; Pixxles, Ltd., a United Kingdom private			
24	limited company			
25	Defendants.			
26				
27				
28				
	-1-			
	JOINT STIPULATION TO EXTEND TIME FOR MOTION			

1	WHEREAS, the parties to this action held a mediation on June 1, 2020. Shortly after the			
2	mediation a settlement was reached; and			
3	WHEREAS, the parties need to circulate settlement documents, review them, and agree to			
4	the settlement documents prior to consummating the settlement and this is expected to take several			
5	weeks; and			
6 7	WHEREAS, pursuant to this Court's minute order dated 4/18/2022 (DKT. 60), "If, after the			
8	June 1, 2022 mediation, the Plaintiff still wants limited jurisdictional discovery, a motion defining			
9				
10				
11				
12				
13	NOW THEREFORE, the parties, by and through their counsel, do hereby stipulate as follows:			
14	In order to allow for the time necessary to consummate their settlement, the due date to file a			
15				
16 17				
18	DATED: June 13, 2022	SLIGHTING LAW		
19	D111ED. Julio 13, 2022	SEIGHTING EAV		
20	Ву:	/s/ Bradley S. Slighting		
21		Bradley S. Slighting, Esq. Plaintiff, Ibuumerang, LLC.		
22				
23	DATED: June 13, 2022	WELLMAN & WARREN		
24				
25	By:	<u>/s/ Scott Wellman</u> Scott Wellman, Esq.		
26		Plaintiff, Ibuumerang, LLC		
<ul><li>27</li><li>28</li></ul>				
20		-2-		
	JOINT STIPULATION TO EXTEND TIME FOR MOTION			

1	DATED: June 13, 2022		VENABLE LLP			
2						
3		By:	/s/ Ari N. Rothman Ari N. Rothman, Esq.			
4			Defendants, T1 Payments, LLC, Pixxles LTD (specially appearing),			
5			Donald Kasdon, Amber Fairchild and Debra King			
6						
7						
8	DATED: June 13, 2022		MUSICK, PEELER & GARRETT LLP			
9						
10		By:	/s/ Nathan D. O'Malley			
11			Nathan D. O'Malley, Esq. Attorneys for PAYVISION B.V., a			
12			Netherlands limited company			
13						
14						
15						
16						
17 18						
19						
20						
21						
22						
23						
23						
24 25						
26						
27						
28						
<b>4</b> 0			-3-			
	JOINT STIPULATION TO EXTEND TIME FOR MOTION					

**ORDER** Pursuant to the party's stimulation and for good cause shown, the due date for a motion requesting jurisdictional discovery, as described in this Court's order of April 18, 2022 (DKT. 60), is hereby extended to July 13, 2022. Cam Ferenbach United States Magistrate Judge Dated this 14th day of June 2022